BEFORE THE PUBLIC SERVICE COMMISSION OF UTAH

In the Matter of the Application of Rocky Mountain Power for Authority to Increase Its Retail Electric Utility Service Rates in Utah and for Approval of Its Proposed Electric Service Schedules and Electric Service Regulations, Consisting of a General Rate Increase of Approximately \$161.2 Million Per Year, and for Approval of a New Large Load Surcharge

Docket No. 07-035-93
Pre-filed Rebuttal
Revenue Requirement
Testimony of
Cheryl Murray
For the Committee of
Consumer Services

1	I.	Introduction
	••	III Oaaotioii

\sim	\sim	OCCUPATION AND BUSINESS	, YDDDECC0
_	(.)	OCCUPATION AND BUSINESS	. AIIIIRESS/

- 3 A. My name is Cheryl Murray. I am a utility analyst on the staff of the
- 4 Committee of Consumer Services (Committee). My business address is
- 5 160 East 300 South, Salt Lake City, Utah.

6 Q. HAVE YOU PREVIOUSLY PRESENTED TESTIMONY IN THIS

7 **DOCKET?**

- 8 A. Yes, I presented testimony in the Test Year portion of this docket and
- 9 direct testimony in the revenue requirement phase.

10 Q. WHAT IS THE PURPOSE OF YOUR TESTIMONY?

- 11 A. My testimony addresses several of the policy recommendations made by
- 12 Thomas C. Brill for the Division of Public Utilities (Division) and clarifies
- one issue in my direct testimony. I also introduce the rebuttal testimony of
- Randall J. Falkenberg. I will also identify issues from other parties' direct
- testimony on which the Committee will need to examine the Company's
- responsive testimony and further analyze before taking a specific position
- in testimony.

18

19

2. Policy Issues

- 20 Q. PLEASE IDENTIFY EACH POLICY ISSUE YOU ADDRESS.
- 21 A. I address the following issues:
- 22 1) reporting requirements;
- 23 2) filing requirements;

24		3) 240-day statutory clock;
25		4) ratepayer safeguards; and
26		5) change in normalization method for deferred taxes.
27		
28		Reporting Requirements
29	Q.	THE DIVISION HAS RECOMMENDED THAT THE COMMISSION
30		INSTITUTIONALIZE CERTAIN REPORTING REQUIREMENTS.
31		PLEASE PROVIDE THE COMMITTEE'S PERSPECTIVE ON THIS
32		ISSUE.
33	A.	The Committee is supportive of the semi-annual variance reporting
34		requirements recommended by Division Witness Brill at pages 9 through
35		11 of his direct testimony. The Committee agrees that the proposed semi-
36		annual variance reporting requirements, along with the Division's
37		recommended submission of a two-year forecast would be useful tools
38		and would assist in evaluating test year options in future rate cases as
39		well as with tracking the accuracy of the Company's past forecasts.
40	Q.	DOES THE COMMITTEE HAVE ANY ADDITIONAL
41		RECOMMENDATIONS?
42	A.	Yes. At page 10, lines 184 – 190, Dr. Brill recommends that certain items
43		be reported with a comparison of the forecasted data versus actual data.
44		In addition to the items listed, the Committee recommends that
45		Administrative and General Expenses by FERC account also be provided.
46		The information should be provided on both a total Company and a Utah

47		jurisdictional basis. Additionally, the two-year forecast the Division
48		recommends the Company submit should also be provided on both a total
49		Company and a Utah jurisdictional basis.
50		
51		The Committee agrees with Dr. Brill's recommendation that the actual to
52		forecast monthly demand and energy usage by state, as filed under Tab
53		11 of the Results of Operations, continue to be provided. The actual
54		amounts should be provided on a weather normalized basis. This
55		information would be useful in evaluating PacifiCorp's forecasting accuracy
56		associated with the factors that are utilized to derive the SG and SE
57		jurisdictional allocation factors.
58		
59		Filing requirements
60	Q.	THE DIVISION MAKES RECOMMENDATIONS REGARDING SPECIFIC
61		FILING REQUIREMENTS. ARE THOSE THE SAME
52		RECOMMENDATIONS MADE BY THE COMMITTEE IN DIRECT
63		TESTIMONY?
64	A.	Not exactly. Although both the Division and Committee point out the
65		necessity for the Company to provide the data and information needed to
66		support its rate case filing, the timing of when the Division would expect
67		that information to be provided is unclear.

68

While not specifying the timing for the Company to provide the information referenced in Dr. Brill's testimony, he states:

"We propose that these specific filing requirements be made a permanent part of future general rate case filings".

As stated in my direct testimony in this docket it is the Committee's position that this information is an essential element to be offered as support for the Company's request for a rate increase and as such it should be provided as part of the initial application. If the appropriate documentation is not included the Commission should find that the filing is not complete and the 240 day clock should not begin until the supporting data is provided.

Q.

A.

Test Period 240-day clock

responsive to the new test period.

A TEST PERIOD OTHER THAN THAT FILED BY THE COMPANY IN

ITS ORIGINAL APPLICATION THE 240-DAY STATUTORY CLOCK BE

STOPPED. WHAT IS THE COMMITTEE'S POSITION ON THIS ISSUE?

The Division points out that with the Commission's February 14, 2008

Order in this docket for a test period different than that filed in the

Company's rate case application it was necessary for the Company to file
a revised case. Additionally, the Company filed revisions to a number of
pertinent MDRs and updated previously answered data requests to be

Based on our experience in this docket the Committee supports the recommendation that the 240-day statutory clock be stopped when the Company is required to file a revised test period. Although the Committee was able to continue working on aspects of the rate case while waiting for the revised filing the resulting compressed schedule certainly added an element of difficulty that could be diminished by stopping the clock. This would have the effect of providing a more reasonable amount of time for a thorough and deliberate examination of the elements of the case that are required in order to make a recommendation to the Commission on the appropriate revenue requirement given the limitation of resources available to conduct reviews within already tight time constraints.

The Committee also agrees with the Division that further instruction from the Commission on elements it will use to determine what test period best reflects the conditions the Company will face when rates go into effect would be beneficial for all parties, including the Company.

It may be possible to develop a format for presentation of evidence that will not require the predetermination of the test period. Developing a format of this nature would require careful consideration to ensure that parties who make their adjustments based on a test year other than that ultimately selected by the Commission are not disadvantaged. In the

115		absence of the development of such a flexible format, the Committee's
116		policy remains the same as presented in the Test Period hearing. Our
117		view is that early resolution of the issue will provide more efficient
118		utilization of parties' resources and may avoid potential waste of efforts in
119		evaluating issues that may subsequently become irrelevant if the Test
120		Period is revised by the Commission.
121		
122		Ratepayer Safeguards
123	Q.	THE DIVISION ALSO RECOMMENDED THAT IF THE COMPANY FILES
124		A RATE CASE USING A FULLY FORECASTED TEST PERIOD
125		POTENTIAL RATEPAYER SAFEGUARDS NEED TO BE
126		IMPLEMENTED. DOES THE COMMITTEE AGREE?
127	A.	The Committee is supportive of the concept of appropriate ratepayer
128		safeguards, as evidenced by the Stipulation in Docket No. 06-035-21
129		where the Company agreed to meet certain spending levels in the areas
130		of <u>Utah System Maintenance and Capital Expenses</u> . We would, however,
131		need to see greater detail in the Division's proposal to determine if we
132		could support the specific proposal.
133		
134		Change in Normalization Method for Deferred Taxes
135	Q.	PLEASE CLARIFY YOUR DIRECT TESTIMONY REGARDING THE
136		COMMITTEE'S POSITION ON THE COMPANY'S PROPOSED
137		CHANGES TO ACCOUNTING PROCEDURES

As addressed in my direct testimony¹ it is the Committee's position that the Company should be required to explain and support any proposed substantive changes to its accounting procedures. The specific topic at issue is the Company's change to the way it normalizes asset basis differences for deferred income taxes. As I indicated, the Committee has not yet determined its policy on this issue and will not oppose the use of this method for this case only. However, we would recommend that the Commission, in its order, identify this as an unresolved issue that requires further evaluation.

Α.

3. Other Committee Rebuttal Testimony

Q. PLEASE BRIEFLY DESCRIBE MR. FALKENBERG'S REBUTTAL TESTIMONY.

A. In direct testimony in this docket Mr. Falkenberg recommended an adjustment to the Company's net power costs regarding planned outages². Division witness, James B. Dalton, made a similar adjustment but with a different result³. Mr. Falkenberg provides an explanation of the differences in those two analyses and explains why his method is preferable.

¹ Direct Testimony of Cheryl Murray, pp 5 and 6, lines 94 – 116.

² Direct Testimony of Randall J. Falkenberg, pp 45 – 57, lines 1061 – 1387.

³ Direct Testimony of James B. Dalton, pp 5 and 6, lines 68 - 104.

4.	Issues	Raised	by	Other	Parties
----	--------	--------	----	-------	----------------

Q. YOU INDICATED THAT THE COMMITTEE WAS CONSIDERING
SUPPORTING CERTAIN ADJUSTMENTS MADE BY OTHER PARTIES
IN THIS CASE. PLEASE IDENTIFY THOSE ADJUSTMENTS.

The Committee's consultant on accounting matters in this case, Ms.

DeRonne of Larkin & Associates, is reviewing the recommendations of the various parties. The testimony of some Division witnesses indicated that certain adjustments were subject to revision pending the Company providing further support and justification in its rebuttal testimony. The Committee may concur with several of these recommended adjustments, but is also awaiting the provision of further support and justification in the Company's rebuttal testimony. These areas include David Thomson's adjustments to rents, airplane costs, and advertising expense, as well as Brenda Salter's recommended adjustment to dues and memberships expense.

Α.

The Committee is also continuing its examination of Mr. Thomson's adjustment to Customer O&M expenses to remove out of period and rebranding costs, and Mathew Croft's adjustments to remove MEHC reconfiguration and consolidation costs and his capital additions true-up adjustment.

Following receipt of the Company's rebuttal testimony on the above identified adjustments, Committee witness DeRonne may offer surrebuttal testimony regarding these Division sponsored adjustments.

Q. ARE THERE ANY RECOMMENDATIONS FILED BY THE OTHER PARTIES THAT YOU WISH TO COMMENT ON AT THIS TIME?

Yes. UIEC witness Maurice Bruebaker recommended in his testimony that if any of the wind projects included in this case do not come on-line on time to receive Production Tax Credits, the Commission, in future rate case proceedings, should impute the full amount of Production Tax Credits the project would have received had it gone into service on time. The Committee agrees that this is an important issue and that if the Commission does not make such a finding in the current case, the issue should remain open for review in subsequent rate cases when it will be known whether or not the Company met the timing requirements and whether or not the time limitation on the Production Tax Credits is extended.

Α.

Mr. Bruebaker also recommends that the Company be required to adjust its jurisdictional allocation factors to reflect the most recently available weather-normalized actual information. His Exhibit UIEC__(MEB-2) identifies the most recent weather normalized actual System Generation (SG) and System Energy (SE) factors based on information for the twelvemenths ended December 31, 2007, consisting of an SG factor of 41.67%

and an SE factor of 40.78%. These compare to the factors utilized by the Company in its updated filing for the 2008 test year of 42.38% for SG and 41.78% for SE.

We have reviewed this issue and it appears to have a significant monetary impact on Utah rates. While we don't have a specific adjustment to present in this case we plan to actively pursue this and other related forecasting issues in several forums. We recommend that the Commission carefully consider the issue of Rocky Mountain Power's forecasts of allocation factors.

Although I have not discussed every adjustment made by parties in this case, that should not be taken as an indication that we disagree or agree with any particular adjustment. The Company's rebuttal testimony may cause us to modify this list in surrebuttal testimony.

Q. DO YOU HAVE ANY COMMENTS REGARDING THE TESTIMONY

PROVIDED BY THE WITNESSES FOR IBEW LOCAL 57?

221 A. Yes. As stated in my direct testimony the Committee supports the
222 Company's need for investment in distribution, transmission and
223 generation. We believe investment in these areas is necessary to provide
224 adequate service to customers. In Mr. Falkenberg's direct testimony
225 regarding Thermal Deration Factors, beginning on page 68, he describes
226 the significant increase in PacifiCorp's thermal unplanned outage rates.

227		He specifically points to the four Bridger units as having the highest
228		outage rates among all the Company's coal plants. The testimonies of
229		IBEW Local 57 witnesses, Byron Nielsen regarding generation
230		maintenance and staffing inadequacies and Gary Cox relating to
231		excessive and costly unplanned outages certainly raise concerns for the
232		Committee. If their testimony is supported with adequate evidence, a
233		remedy such as earmarking funds for maintenance may be in order.
234	Q.	DOES THAT CONCLUDE YOUR REBUTTAL TESTIMONY?
235	A.	Yes, it does.